UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF MICHIGAN

In re:	SENAD PASIC				C	Case No. 20-00888 Chapter 13		
					J	udge DALES		
	Debtor.	/						
	SECON	D PRE-CON	FIRMATIC	ON PLAN AN	MENDMEN'	<u>r</u>		
	NOW COMES the D	ebtor by and tl	hrough his co	ounsel and he	reby propose	es the second pre-		
confirm	nation plan amendment							
1.	Debtor filed his origin	Debtor filed his original Chapter 13 Plan on March 2, 2020 [Dkt. No. 2]. Debtor filed his first pre-confirmation plan amendment on May 26, 2020 [Dkt. No. 31].						
2.	Debtor filed his first pre-confirmation plan amendment on May 26, 2020 [Dkt. No. 31].							
3.	3. Debtor is filing his second pre-confirmation plan amendment for the sole purpose of including a							
	step-payment increase to take effect upon the payoff of the auto loan for the 2017 Nissan Murano.							
4.	The following are the provisions that differ from the original plan:							
II. <u>FU</u>	NDING							
II.B or B. ∑ <u>I</u> The D	y, semi-monthly, no II.C, below, or until furth FUTURE PLAN PAYM bebtor(s) shall increase paye 07/01/2023 due to	ner order of the ENT INCREA yments by \$	ASES. 627.98 san Motor A auto loan se	per week,	bi-weekly,	as set forth in paragraph semi-monthly, [X] monthly		
The D effecti	ebtor(s) shall increase pa	yments by \$		per week,	bi-weekly,	semi-monthly, monthly		
Date:	June 9, 2020	/s/ Senad Pasic						
		Senad Pasic				, Debtor		
Date:	June 9, 2020	/s/ Ryan Beach						
	Ryan F. Beach (P71022) The Law Offices of Ryan F. Beach, PL 1550 E. Beltline Ave. SE, Suite 300 Grand Rapids, MI 49506 (616) 389-0629 rfbeachlaw@gmail.com			PLLC	, Counsel for the Debtor(